	= (/ 0= / 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
2	
3	
4	E-Mail: contact@christopheroramlaw.com Attorney for Defendant
5	FRANČISCO FILHO UNITED STATES DISTRICT COURT
6	DISTRICT OF NEVADA * * * * *
7	UNITED STATES OF AMERICA, Plaintiff, CASE NO. 2:17-cr-00001-JAD-CWH
8	vs.
9	FRANCISCO FILHO STIPULATION TO CONTINUE SENTENCING
10	Defendant. (Second Request)
11	
12	IT IS HEREBY STIPULATED AND AGREED, by and between the United States of
13	America, by and through Patrick Burns, Esq., Assistant United States Attorney, and Francisco
14	Filho, by and through his attorney, Christopher R. Oram, that the hearing for Sentencing in the
15	above captioned case set for January 22, 2019, at 2:30pm be vacated and continued to a date and
16	time convenient to the Court, but no sooner than 60 days
17	This is the second request by counsel for a continuance of the Sentencing in this case.
18	This Stipulation is entered into for the following reasons:
19	1. Counsel for Mr. Filho requires additional time to discuss negotiations on a separate
20	matter related to this case and to obtain translation of sentencing documentation (i.e. letters of
21	support) which have been provided to an interpreter.
22	
23	2. The parties agree to the continuance.
24	3. The additional time requested is made in good faith and not for purposes of delay.
25	4. The additional time requested is reasonable pursuant to FRCP 32(b)(2), which states
26	"the court may, for good cause, change any limits prescribed in this rule".
27	

1	5. This is the first stipulation to be filed herein.
2	2. This is the first supulation to be med herein.
3	/s/ Patrick Burns 01/16/2019 /s/ Christopher R. Oram 01/16/2019
4	PATRICK BURNS DATE CHRISTOPHER R. ORAM DATE Assistant United States Attorney Counsel for Defendant Filho
5	
6	FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER
7	Based upon the pending Stipulation and good cause appearing therefore, the Court finds:
8	
9	1. Counsel for Mr. Filho requires additional time to discuss negotiations on a separate matter related to this case and to meet with Mr. Fiho. Additionally, counsel for Mr. Filho requires
10	additional time to obtain translation of sentencing documentation (i.e. letters of support) which
11	have been provided to an interpreter.
12	
13	2. The parties agree to the continuance.
14	3. The additional time requested by this Stipulation is made in good faith and not for
15	purposes of delay.
16	4. The time requested is reasonable pursuant to Federal Rule of Criminal Procedure
17	32(b)(2), which states "the court may, for good cause, change any limits prescribed in this rule".
18	5. This is the first stipulation to be filed herein.
19	<u>ORDER</u>
20	IT IS THEREFORE ORDERED that Defendant Filho's Sentencing scheduled for January
21	22, 2019, at 2:30 pm be vacated and continued to April 2, 2019, at 10:30 a.m.
22	, p,,
23	DATED this 17th day of January, 2019.
24	Divide this Truit day of bandary, 2010.
25	Molec
26	UNITED STATES DISTRICT JUDGE
27	
28	